DT03 Rec'd PCT/PT0 2 1 OCI 2004

FORM PTO-1390 . U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE (REV. 10-2000)	ATTORNEY'S DOCKET NUMBER					
TRANSMITTAL LETTER TO THE UNITED STATES	P-7305-US					
DESIGNATED/ELECTED OFFICE (DO/EO/US)						
CONCERNING A FILING UNDER 35 U.S.C. 371	US APPLICATION NO (II kupwin see 37 CFR 1 51					
INTERNATIONAL APPLICATION NO INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED					
PCT/KR02/01620 28-AUGUST-2002	22-APRIL-2002					
TITLE OF INVENTION  BASE STATION AND METHOD FOR RECEIVING AND PROCESSING SIGNAL IN THE BASE STATION						
APPLICANT(S) FOR DO/EO/US CHOI, Wan						
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:						
1 M This is a FIRST submission of items concerning a filing under 35 U S C 371.						
2 This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C 371						
3 M This is an express request to promptly begin national examination procedures (35 U S C 371(f))						
4 The US has been elected by the expiration of 19 months from the priority date (PCT Article 31).						
5. A copy of the International Application as filed (35 U.S.C. 371(c)(2))						
a. is attached hereto (required only if not communicated by the International Bureau).						
b 🗵 has been communicated by the International Bureau.						
c is not required, as the application was filed in the United States Receiving Office (RO/US)						
6. An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).						
a. is attached hereto.						
b has been previously submitted under 35 U.S.C. 154(d)(4).						
7. Amendments to the claims of the International Application under PCT Article 19 (35 U S.C. 371(c)(3))						
a. are attached hereto (required only if not communicated by the International Bureau)						
b have been communicated by the International Bureau.						
c have not been made; however, the time limit for making such amendments has NOT expired.						
d. have not been made and will not be made.						
8. An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).						
9 An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).						
10 An English language translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U S C. 371(c)(5)).						
Items 11. to 20. below concern document(s) or information included:						
11 An Information Disclosure Statement under 37 CFR 1.97 and 1.98.						
12 An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included						
13. A FIRST preliminary amendment.						
14 A SECOND or SUBSEQUENT preliminary amendment.						
15. A substitute specification.						
16. A change of power of attorney and/or address letter						
17 A computer-readable form of the sequence listing in accordance with PCT Rule 13ter 2 and 35 U.S.C. 1.821 - 1.825						
18 A second copy of the published international application under 35 U.S.C 154(d)(4)						
19 A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4)						
20 🔀 Other items or information: 1) Postcard						

US APPLICATION TO U	15 1 20 43	INTERNATIONAL APP	LICATION NO /KR02/01620	P-7305-US			
17. 🛛 The follo			CALCULATIONS PTO USE ONLY				
	L FEE (37 CFR 1.492						
Neither interna	ntional preliminary exam	nination fee (37 CFR I	.482)				
Nor internation	nal search fee (37 CFR I						
and Internation	nal Search Report not pr	epared by the EPO or	JPO \$1110.00				
International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO\$950.00							
International preliminary examination fee (37 CFR 1 482) not paid to USPTO but International search fee (37 CFR 1.445(a)(2)) paid to USPTO\$790.00							
International preliminary examination fee paid to USPTO (37 CFR 1.482) but all claims did not satisfy provisions of PCT Article 33(1)-(4) \$750.00							
International p	reliminary examination satisfied provisions of P	fee paid to USPTO (3 PCT Article 33(1)-(4)	7 CFR 1.482)				
ENTER APPROPRIATE BASIC FEE AMOUNT =				\$ 1110.00			
Surcharge of \$130.00 for furnishing the oath or declaration later than 20 months from the earliest claimed priority date (37 CFR 1.492(e)).				\$			
CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE				
Total claims	9 - 20 =	0 .	X \$18.00	\$			
Independent claims	3 - 3 =	0	X \$88.00	\$			
	ENDENT CLAIM(S) (i	f applicable)	+ \$300.00	S			
TOTAL OF ABOVE CALCULATIONS =				\$ 1110.00			
Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by ½.				\$			
			SUBTOTAL =	\$1110.00			
Processing fee of \$130.00 for furnishing the English translation later than 20 30 months from the earliest claimed priority date (37 CFR 1.492(f)).				s			
TOTAL NATIONAL FEE =				\$			
Fee for recording the enclosed assignment (37 CFR 1 21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property +				\$	***		
TOTAL FEES ENCLOSED =				\$1110.00			
				Amount to be refunded:	\$		
				charged:	\$		
a. A check in the amount of \$ to cover the above fees is enclosed.							
b Please charge my Deposit Account No 05-0649 in the amount of \$1110.00 to cover the above fees.  A duplicate copy of this sheet is enclosed							
c. The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 05-0649. A duplicate copy of this sheet is enclosed.							
d. Fees are to be charged to a credit card. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide fredit card information and authorization on PTO-2038							
Note: Where an : 1.137(a) or (b)) m	appropriate time limit ust be filed and grant	t under 37 CFR 1.49 ed to restore the ap	4 or f.495 has not be plication to pending	een met, a petition to status.	revive (37 CFR		
SEND ALL CORRESPONDENCE TO:							
			Mark S. Cohen				
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